

THE ARIZONA CITIZEN.

Vol. VI.

Tucson, Pima County, Arizona, Saturday, December 18, 1875.

No. 11.

THE ARIZONA CITIZEN.

PUBLISHED EVERY SATURDAY.

SUBSCRIPTION RATES:
One copy, one year, \$5.00
One copy, six months, \$3.00
Single numbers, 15c

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Twelve lines in this type, one sq.
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Professional cards, per quarter, \$5.00
Plain death notices, free. Obituary
remarks in prose, \$3 per square; in poetry,
\$2 per line.

Business advertisements at reduced
rates. Office Northwest corner Main and
Congress streets.

AUTHORIZED AGENTS FOR THE CITIZEN:

W. N. Kelly, newsdealer at Prescott, has
this paper for sale, and has authority to
receive and remit for money due us.
L. P. Fisher, 20 and 21 New Merchants
exchange, is an authorized agent in San
Francisco.
Schneider & Co., Arizona City.
E. Irvine, Phoenix.
WASSON & BROWN, Proprietors.

J. C. HANDY, M. D.

TUCSON, ARIZONA.
CORNER OF CHURCH AND CONVENT.

THEO. F. WHITE,

CIVIL ENGINEER AND SURVEYOR.
Deputy Surveyor of Mineral Lands,
Tucson, Arizona. 50-11

COLES BASHFORD,

ATTORNEY AT LAW.

TUCSON, ARIZONA.
Will practice in all the Courts of the
Territory. 11-1

J. E. McCaffery,

ATTORNEY AND COUNSELLOR AT LAW.

TUCSON, ARIZONA.
Will practice in all the Territorial Courts
Office on Congress street, Tucson.

WILLIAM J. OSBORN,

NOTARY PUBLIC AND CONVEYANCER.

Special assistance given in obtaining pa-
tents for Mining and Preemption claims.
Office south side Congress street, Tucson,
Arizona.

BRIGGS GOODRICH,

ATTORNEY AND COUNSELLOR AT LAW.

District Attorney for Pima county, No-
tary Public and Commissioner Deeds for
Tucson.
Office on Court-house plaza, Tucson, Ariz-
ona.

GEO. HILL HOWARD,

ATTORNEY AND COUNSELLOR AT LAW.

Arizona & Sonora Land and Mining Agt.
Office in Zeckendorf's building,
Pennington street.
Tucson, Arizona.

FARLEY & POMROY,

ATTORNEYS AND COUNSELLORS AT LAW.

Tucson, Arizona.
Notaries Public. Office United States
District Attorney, Office on Congress
street.

R. A. WILBUR, M. D.

CORNER PLEASANT AND CONVENT STS.

TUCSON, ARIZONA.
Will resume the practice of his profession
Thursday, July 1. Will give attention by
preference to diseases of women and chil-
dren.
Office hours from 9 a. m. to 5 p. m. and
evening.

Agency Key West Cigars.

L. M. JACOBS & CO.

HAVING SECURED THE AGENCY
for these excellent cigars, are prepared
to supply dealers and the public gen-
erally in quantities to suit.
Their superiority over any cigar in the
market has been proven, and in point of
price they can be sold for the same price
paid for common cigars.

Tucson Assay Office.

REG LEAVE TO INFORM MY
friends and the public in general that I
have opened an

Assay Office in Tucson,

and am ready for work in any line of my
business at following prices:
Single Assays for Gold and Silver, \$3.50
Single Assays for Copper, \$2.00
Single Assays, Copper, Gold & Silver, \$5.00
SAMPLER HUGHES, Assayer.
Tucson, Feb. 6, 1875. 18-11

Good and Cheapest Barber Shop.

FRANCISCO BARRAZA HAS OPEN-
ed a new Barber Shop on Congress
street, one door east of Congress Hall.
Work satisfactorily done at these rates:

Shampooing	50 cts.
Shaving	25 cts.
Hair Cutting	50 cts.
Baths	75 cts.
Shaving and Hair Cutting per Month	\$2.00

Please call and try my work.
July 10, 1875. 40-11

Celestial Restaurant

— by —

Hop Kee & Co., Tucson, Arizona.

THIS FIRST CLASS RESTAURANT is
on Congress street near the Custom
House.

The chef Cook and Baker, is "Loy"—
one of the very best and who is well
known to be such.

Hop Kee & Co. have their own garden
and always keep their table well supplied
with the best articles in the market.

Patronage is solicited.

Fare Excellent and Charges Reasonable
by the Day, Week or Month.
December 4. 6-11

BUREAU OF

Legal and Departmental Infor-

mation.

P. O. Box 441, Washington, D. C.

FURNISHES BRIEFS, LEGAL OPIN-
ions, copies or extracts of Decisions
from the Law Library of Congress, and in-
formation regarding the Public Lands, Pa-
tents, Internal Revenue cases, and all oth-
er matters coming before any Department
of the Government, the Court of Claims,
Supreme Court of the United States, and
Congress. All business with the Bureau
may be transacted through

JAMES E. McCaffery, Attorney,
Tucson, Arizona, our regular correspon-
dent, to whom applications for informa-
tion may be made. 51-11

THE FALSE FRIEND.

Our hands have met but not our hearts;
Our hands will never meet again.
Friends! if we have ever been,
Friends we cannot now remain:
I only know I loved you once,
I only know I loved in vain:
Our hands have met, but not our hearts;
Our hands will never meet again!

Then farewell to heart and hand!
I would our hand had never met:
Even the outward form of love
Must be resigned with some regret.
Friends we still might seem to be,
If I say wrong could ever forget.
Our hands have joined, but not our hearts;
I would our hands had never met!

Judge Cozzens—His "Marvelous Country," Etc.

From time to time for the past year
or more we have referred to this Coz-
zens and his marvelous book. Our at-
tention was first called to him by refer-
ences in the New England press to the
book he was compiling, and again by
remarks he was reported to have made
in public meetings. We next saw and
commented upon press reviews of the
book, and finally along came the book
which received some notice in these
columns. After Mr. Mansfield of the
Pioneer News Depot in Tucson, per-
ceived a copy, it and its author were
mercilessly criticised in that Depot by
the "juntas" which may be found
there almost any evening. We obtain-

ed a sight only at the book, before
Hon. S. R. DeLong purchased and
took it to Apache Pass. A reading of
it convinced him that the author never
was in this part of Arizona. On his
recent return to town, he brought the
work with him and handed it to us for
examination. Some weeks ago, we
discovered that a man by the name of
S. W. Cozzens had practiced law in
La Mesilla, or published a card that he
was ready to do so. But still the curi-
osity of our readers about here was
not satisfied, and therefore something
further must be discovered. The first
discovery was made by a casual look
at a copy of "The Weekly Arizona"
of April 5, 1870, published in Tucson.
To clear up all the mystery in this con-
nection at once, if possible, we will
say this single copy of that paper was
handed to us over five years ago by
M. R. Platt, Esq., now of Kansas City,
Missouri, with the remark that at some
time we might find something of in-
terest in it, and sure enough we have.

The exact relationship of Judge Coz-
zens to or with Arizona, had become a
matter of interest here, somewhat more
intense than that of the whereabouts
of Charles Ross. "The Arizona" re-
ferred to settles the question, and ere
long the "juntas" at Mansfield's will
drop it as a matter of "no conse-
quence"—as Dickens made the famous
Toots frequently remark. Wishing to
finally dispose of the question whether
or not Cozzens ever saw anything of
Arizona, for surely his book of over
500 pages seems to prove that he did
not, we today give the published pro-
ceedings of a remarkable convention
held in this place early in April, 1870;
and in these proceedings, some other
matters of local and general interest
will be found.

Judge Cozzens occupies a singular
position in history. If for any reason
whatever he should at any time desire
to prove that he had been in Arizona
and at the same time conspicuously
figured, he could successfully produce
the record we republish to-day; on the
other hand, should he ever want to
prove that he never was in Arizona, he
could triumphantly produce a copy of
his book entitled "The Marvelous
Country." To say anything further of
Judge S. W. Cozzens seems super-
fluous.

Found Again.

What is of more importance than the
third time, the Eastern question, our
relations with Spain, the discovery of
a Northwest passage, the discovery of
the lost sheep of Scripture memory, or
the missing link in the Mexican treaty
—is the whereabouts of Charlie Ross.
That stray lamb is as bothersome as the
Irishman's dog; if he keeps on jumping
about at this rate, he will earn as im-
portant and lasting a place in the poetry
and romance of the future as Byron's
imaginary "Childe" or the everlasting
"Wandering Jew." There have been
many phases of the Charlie Ross hunt,
but unless the Iowa "find" proves to be
the "fictional" youth and no mistake,
the killing of his original kidnappers
is the most satisfactory feature up to
date. It is not certain, perhaps, that
his return to society is the best thing
that could happen. He may have de-
generated into an incorrigible hood-
lum, and his parents might wish he
had never been born; or, it is possible
that a worse fate might be in store for
him. For instance, he might be "lion-
ized" to such an extent as to render
him of no more use to himself. In
short, it is not improbable that his dis-
covery would render him a confirmed
nuisance, and it is two to one that the
best interests of the youth would be sub-
served by his remaining in the, for the
remainder of his natural life. Besides,
just think what a loss his finding would
be in times when items are scarce. In
case the dispatch should turn out as
usual, and it becomes absolutely neces-
sary that Charlie Ross be found, let
us recall Stanley from the wilds of
Africa, and the thing will be accom-
plished in short order.—Alta, Decem-
ber 1.

Proceedings of the Convention for the Organization of a Provisional Government for Arizona.

The delegates elected to form a Pro-
visional Constitution for Arizona, as
per previous call, assembled in Tucson
on Monday, the 21 of April, 1870.

At 10 o'clock a. m. the Convention
was called to order by J. Howard Wells
of Tucson, who moved its temporary
organization and the election of S. W.
Cozzens, Esq., of Mesilla, as Chairman
pro tem, and G. H. Oury, Esq., as Secre-
tary. These gentlemen having been
unanimously elected, the chairman de-
clared the Convention convened, and in
a few brief but pertinent remarks, stated
the object for which the delegates had
assembled.

On motion of Judge E. McGowan of
Mesilla, a committee of five were ap-
pointed upon credentials.

The chair appointed Messrs. McGow-
an of Mesilla, Wordsworth of Sonora,
Lucas, of Mesilla, Wells of Tucson,
and Neal of Gila City, as such commit-
tee.

On motion of J. D. Alden, Esq., of
Tubac, the committee on credentials
were also authorized to report upon a
permanent organization.

Upon motion, the apportionment
made by the Mesilla Convention, was
read for the information of the com-
mittee.

Upon motion a recess of half an hour
was taken by the Convention, to allow
the committee time to report.

Convention met pursuant to adjourn-
ment, when the committee through its
chairman submitted the following re-
port:

Your committee having examined the
credentials presented, beg leave to re-
port the following persons entitled to
seat, as delegates in this Convention:
Mesilla—James A. Lucas, Ygnacio
Orantia, Raphael Ruelas, S. W. Coz-
zens, Edward McGowan, Dr. L. S.
Owings, S. G. Bean, T. J. Ball.
Santa Rita del Cobre—Leonardo Li-
gueras, J. J. Thibault.
Las Cruces—Frank DeRuyter,
Sam'l B. Ford.
Doña Ana—Pablo Melendres, Pedro
Aguirre.

La Mesa—T. J. Miller, J. W. Putnam,
Santo Tomas—Ramon Sanchez,
Picoche—Jose Ma. Chavis,
Amoles—Jose Ma. Garcia.
Tucson—Wm. S. Oury, Col. Palatine
Robinson, John Capron, J. Howard
Wells.
Arivaca—Rees Smith.
Tubac—J. Dean Alden, R. M. Doss.
Sonora—W. C. Wordsworth.
Gila City—Judge B. F. Neal, Thos.
J. Masten.

We also beg leave to report as per-
manent officers of this Convention, Jas.
A. Lucas, Esq., of Mesilla, as President;
and Granville H. Oury, Esq., as Secre-
tary.

S. W. Cozzens having retired, James
A. Lucas was conducted to the chair,
and addressed the Convention as fol-
lows:

GENTLEMEN OF THE CONVENTION:—
For the honor you have conferred, in
electing me to preside over the delibera-
tions of your honorable body, I feel
deeply sensible and grateful. It is with
no ordinary emotion I return to you
my heartfelt thanks. There are others
among you who, by age and experience
in parliamentary matters, are far more
able and worthy to fill the honorable
position bestowed on me. My efforts,
gentlemen, will be used to preside over
your deliberations with impartiality
and fairness; and to that end, I ask
your earnest co-operation and assist-
ance.

We have assembled, gentlemen, on
this occasion, to organize a Provisional
Government for Arizona. The neglect
of the General Government to heed our
prayers and petitions—its refusal to
grant us a Territorial organization, not-
withstanding our application renewed
year after year—the slight hopes of any
favorable action from the present Con-
gress of the United States in our behalf,
compels us to look to ourselves, in our
own defense. If Congress will do noth-
ing for us, it becomes us, as freemen
and American citizens, to act for our-
selves. We would be menial to remain
longer dormant in our present exposed
and defenseless condition, without law
or protection, and such a course would
be suicidal to our best interests.

Our citizens cry aloud for protection.
The varied interests of our Territory
are paralyzed, through the insecurity
to person and property existing at the
present time. Crime stalks abroad in
our midst, while our country is over-
run by tribes of barbarous savages,
who despoil our citizens of their hard-
earned avails, murdering and carrying
into captivity those who are weak and
unprotected. This state of affairs should
no longer exist. It is our duty to or-
ganize for ourselves a government
affording some protection for the
future. It is useless to look to New
Mexico—a government from which
we have received only scorn and neglect
—they have been regardless of our
interests and necessities. For years we
have been deprived of every right and
privilege which, as American citizens

we are entitled to; and it behooves us
now, discovered as we are from New
Mexico—neglected by the Congress of
the United States—to organize for our-
selves a Government under which our
lives will be protected, our property
secured, and the future growth and
prosperity of the country realized. Let
us go forward to the work like men;
and, with economy, prudence and wis-
dom, our efforts will be crowned with
prosperity and happiness.

Hoping that peace and harmony may
prevail over the deliberations of this
Convention, I again offer you my sin-
cere and heartfelt thanks for the con-
fidence shown by electing me your pre-
siding officer.

Capt. John Donaldson presented his
credentials as delegate from Calabasas,
which were received, and on motion he
was accepted as a delegate from said
Precinct.

On motion of Judge B. F. Neal of
Gila City, the respective delegates were
required to take the oath to support
the constitution of the United States,
which was unanimously adopted.

On motion that the proceedings of this
Convention should be governed by the
rules and regulations as laid down in
Jefferson's Manual, for governing the
House of Representatives, same
was adopted.

The oath was then administered by
J. Howard Wells, Esq., Justice of the
Peace, to the presiding officers and
members.

On motion, adjourned till 2 o'clock
p. m.

Convention met pursuant to adjourn-
ment. When, on motion of S. W. Coz-
zens, a committee of seven was appoint-
ed to draft a Constitution for the Pro-
visional Government of Arizona. The
chair appointed the following named
gentlemen as such committee: B. F.
Neal, S. W. Cozzens, E. McGowan,
Wm. S. Oury, Ygnacio Orantia, T. J.
Miller and W. C. Wordsworth.

On motion, a recess of one hour
was taken, to allow the committee time
to report.

Convention met pursuant to adjourn-
ment, and was called to order by the
President.

Judge B. F. Neal, chairman of the
committee on the formation of a Con-
stitution, submitted the following re-
port:

To the Hon. James A. Lucas, President
of the Convention:
Your committee, to whom was refer-
red the Constitution for the Provisional
Government of the Territory of Ariz-
ona, have had the same under consid-
eration, and respectfully beg leave to sub-
mit the accompanying Constitution for
your deliberation and adoption.

It was moved and seconded that the
report of the committee be accepted,
and that the Convention proceed to vote
upon the Constitution at serialim.

On motion, T. M. Turner of Tubac,
was appointed Assistant Secretary.

J. W. Putnam, proxy for Juan Rome-
ro, La Mesa, having appeared, was duly
sworn in and took his seat.

The Constitution was now taken up,
section by section. The preamble hav-
ing been read, a motion was made that
it be adopted.

After considerable debate, the yeas
and nays were called on the adoption
of the preamble, and resulted,—yeas,
25; nays, 2. Messrs. Alden, Words-
worth and Doss were excused from vot-
ing as their names were called.

The preamble having been adopted,
on motion the first section of the Con-
stitution was taken up. On being read,
a motion was made that the Conven-
tion do now adjourn till to-morrow
morning, the 23d of April, at 9 o'clock,
which was adopted.

Second Day.

The Convention was called to order
by the President, pursuant to adjourn-
ment, at 9 o'clock a. m., April 23d, 1870.
The roll of delegates having been
called, and a quorum being present,
the Convention was declared duly open-
ed for business.

The minutes of the first day's proceed-
ings having been read, on motion they
were declared adopted.

S. W. Cozzens submitted the follow-
ing motion, which was adopted:
That the vote on the adoption of the
preamble be reconsidered, and that the
preamble and Constitution be re-
committed to the original committee.

On motion, the Convention took a
recess for a quarter of an hour.

Convention met pursuant to adjourn-
ment, and called to order by the Pres-
ident.

B. F. Neal, chairman of the com-
mittee on preamble and Constitution,
reported the Constitution with sundry
amendments.

The report of the committee was ac-
cepted, and the Convention proceeded
to vote on the adoption of the same,
section by section.

Messrs. Alden, Donaldson and
Wordsworth, explained their votes as
their names were called.

The vote having been completed, re-
sulted as follows: Whole number of
votes, 30; yeas, 29; nays, 1.

Whereupon the preamble was de-
clared adopted.

ARTICLE I, section 1, was then con-
sidered and adopted—J. Donaldson
voting in the negative.

ART. I, section 2, was adopted by the
same vote.

ART. I, section 3, was considered,
when Rees Smith moved to strike out
"24" where it occurs, and insert "18,"
and to strike out "12" and insert "9."
The section as amended, was adopted.

ART. I, sections 3 and 4, were adopt-
ed.

Judge Edward McGowan moved that
sections to which no objections were
made, be considered as adopted with-
out coming to a vote, which resolution
was adopted.

ART. I, section 6, was adopted with-
out objection.

ART. I, section 7, was amended by
the insertion of the following clause:
"Provided that the Governor, in case
of necessity, have power to call an extra
session." As amended, passed without
objection.

ART. I, section 8, after some debate,
was laid over for the present.

ART. I, section 9, passed without ob-
jection.

ART. I, section 10, was laid over for
the present.

ART. I, section 11, passed without ob-
jection.

On motion, sections 8 and 10 were
referred to the standing committee on
Constitution, for revising.

On motion, adjourned till 2 o'clock
p. m.

As per adjournment, the Convention
was called to order at 2 o'clock p. m.
Judge B. F. Neal, chairman of com-
mittee on Constitution, reported back
sections 8 and 10 with amendments.

On motion, report accepted.

Upon the adoption of the sections as
amended,

ART. I, sections 8 and 9 as amended,
were adopted without objection.

ART. II, sections 1, 2 and 3, were
adopted without objection.

ART. II, section 4, was amended by
adding the following clause to the sec-
tion: "In the further event of the death
or inability of the Lieutenant Govern-
or, the duties of the Governor shall
devolve upon the Secretary of the Ter-
ritory." As amended adopted.

ART. II, sections 5 and 6, adopted
without objection.

ART. II, section 7, was amended by
striking out the words "the sum of
\$5000," and inserting the following:
"In such sum as may hereafter be pro-
vided by law." As amended adopted
without objection.

ART. II, section 8, amended by strik-
ing out the word "collect," in third line,
and inserting instead, "receive." As
amended adopted.

ART. II, section 9, was amended by
inserting the words "proper security,"
after the words "give a bond;" also
the following: "Emanating from the
Supreme Court," after the words, "in
his hands." As amended adopted.

On motion the Convention took a
recess for half an hour.

Convention met pursuant to adjourn-
ment, and was called to order by the
President.

G. W. Putnam was excused from at-
tendance for the remainder of the day.

Mr. Donaldson moved that no mem-
bers be allowed to leave the convention
while in session, without leave which
was adopted.

ART. II, section 10, adopted—no ob-
jection.

ART. III, sections 1 and 2, adopted;
no objection.

ART. III, section 3, amended as fol-
lows: "At such time and place as the
majority may determine" stricken out,
and insert "at the seat of government
of this Territory." As amended adopt-
ed.

ART. III, section 4, strike out "said"
and insert "this," next to the last
word of the section; also strike out
the words "one year," second line, and
insert "two years." As amended
adopted.

ART. III, sections 5 and 6, adopted
without objection.

ART. III, section 7. Insert after the
words, "and whose term of office shall
be co-equal with that of the Judges of
the District Court." The section was
also amended by creating the office of
District Attorney for each county. As
amended adopted.

At this stage of the proceedings sec-
tion 5 was reconsidered, whereupon the
following amendment was adopted:
To make the terms of office of the offi-
cers created by the section, to be for
one year.

ART. III, sections 8, 9 and 10, adopt-
ed without objection.

The Constitution having been duly
considered, on motion the amendments
were engrossed. The titles being sus-
pended, the preamble was read and a
final vote taken on the adoption of the
Constitution. The yeas and nays were

called and the vote stood—Yeas, 28;
nays, 1; Capt. John Donaldson voting
in the negative.

On motion of Rees Smith, the Con-
vention agreed to go into an election
under the Constitution.

Dr. L. S. Owings of Mesilla, was
nominated for the office of Governor—
no other nomination being made. The
Convention proceeded to ballot, which
resulted as follows: Dr. L. S. Owings,
26; 2, not voting; 3, absent.

After the enthusiasm had subsided,
on the announcement of the vote, the
Governor elect, in a few brief remarks
returned his warmest thanks to the
gentlemen of the Convention for the
distinguished honor conferred on him,
and promised at an early day to give
his views at length on the policy
which should govern him in the dis-
charge of his duties.

A motion was made that the Conven-
tion do now adjourn till this evening
at 7 o'clock, which was adopted.

Pursuant to adjournment, the Con-
vention was called to order by the Pres-
ident.

On motion of S. W. Cozzens, it was
resolved to appoint a committee on
County Lines and Boundaries. The
chair appointed Messrs. Mastin, Capron,
Miller, Doss and McGowan, as such
committee.

On motion, the chair appointed
Messrs. Alden, Wells and Oury, a com-
mittee on enrolled bills.

J. Howard Wells asked leave, being
unavoidably detained from the session
of the Convention in the afternoon,
now to record his vote in favor of the
Constitution as adopted; also, to record